## IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS DELTA DIVISION

## **NATHANIEL ERVIN**

**PLAINTIFF** 

 $\mathbf{v}$ .

No. 2:20-cv-120-DPM

SOUTHERN PARAMEDIC SERVICES, INC.

**DEFENDANT** 

## **ORDER**

Southern Paramedic Services' motion to dismiss, Doc. 25, is granted. All federal claims in this case have been dismissed with Ervin's remaining claim against Southern Doc. 23. prejudice. Paramedic Services is a medical malpractice claim under Arkansas law. Both Ervin and Southern Paramedic Services are citizens of Arkansas, so the Court lacks diversity jurisdiction. 28 U.S.C. § 1332(a). In a case such as this one-where all the federal claims have been eliminated before trial—the balance of relevant factors usually tilts against exercising supplemental jurisdiction. Marianist Province of United States v. City of Kirkwood, 944 F.3d 996, 1003 (8th Cir. 2019). The Court concludes, and Southern Paramedic Services agrees, that the discovery done to date (including video depositions) can be used in a later state court case. This litigation is mid-stream; and the case is deep in this Court's line of cases for trial in April 2022. While Ervin will be out a second filing fee, and the time necessary to edit the complaint, those are

de minimis expenses. The Court sees no circumstance that overcomes the presumption created by precedent that a state court should resolve the parties' dispute. The Court therefore declines to exercise supplemental jurisdiction over Ervin's remaining state-law claim. 28 U.S.C. § 1367(c)(3).

So Ordered.

D.P. Marshall Jr.

United States District Judge

4 June 2021